

§ 86.901-93

40 CFR Ch. I (7-1-04 Edition)

§ 86.901-93 Abbreviations.

The abbreviations in this section apply to this subpart and have the following meanings:

CAFE—Corporate Average Fuel Economy,
Cal—California,
CPI—Consumer Price Index,
ESI—Engine System Information,
EPA—U.S. Environmental Protection Agency,
Fed—Federal,
HDE—Heavy-duty engine,
HDV—Heavy-duty vehicle,
ICI—Independent Commercial Importer,
LDV—Light-duty vehicle,
LDT—Light-duty truck,
MC—Motorcycle,
MVEPC—Motor Vehicle and Engine Compliance Program,
MY—Model Year,
OEM—Original equipment manufacturer,
SEA—Selective Enforcement Auditing.

§ 86.902-01 Definitions.

(a) The definitions in § 86.902-93 continue to apply to this subpart.

(b) The definitions in subparts A and S of this part apply to this subpart.

[64 FR 23922, May 4, 1999]

§ 86.902-93 Definitions.

California-only certificate is a Certificate of Conformity issued by EPA which only signifies compliance with the emission standards established by California.

Certification request means a manufacturer's request for certification evidence by the submission of an application for certification, ESI data sheet, or ICI Carryover data sheet.

Engine-system combination as defined in 40 CFR 86.082-2, means an engine family-exhaust emission control system combination.

Federal certificate is a Certificate of Conformity issued by EPA which signifies compliance with emission standards in 40 CFR part 86, subpart A.

Fuel economy basic engine means a unique combination of manufacturer, engine displacement, number of cylinders, fuel system, catalyst usage, and other characteristics specified by the Administrator.

Filing form means the MVECP Fee Filing Form to be sent with payment of the MVECP fee.

Signed means a certification request which results in a signed Certificate of Conformity.

Unsigned means a certification request which does not result in a signed Certificate of Conformity because it is either voluntarily withdrawn by the manufacturer or does not receive approval from the EPA.

§ 86.903-93 Applicability.

This subpart prescribes fees to be charged for the MVECP for 1993 and later Mys. The fees charged will apply to all manufacturers' and ICIs' LDVs, LDTs, HDVs, HDEs, and MCs. Nothing in this subpart shall be construed to limit the Administrator's authority to require manufacturer or confirmatory testing as provided in the Clean Air Act, including authority to require manufacturer in-use testing as provided in section 208 of the Clean Air Act.

EFFECTIVE DATE NOTE: At 69 FR 26251, May 11, 2004, § 86.903-93 was revised effective July 12, 2004. For the convenience of the user, the revised text is set forth as follows:

§ 86.903-93 Applicability.

(a) This subpart prescribes fees to be charged for the MVECP for the 1993 through 2004 model year. The fees charged will apply to all manufacturers and ICIs of LDVs, LDTs, HDVs, HDEs, and MCs. Nothing in this subpart shall be construed to limit the Administrator's authority to require manufacturer or confirmatory testing as provided in the Clean Air Act, including authority to require manufacturer in-use testing as provided in section 208 of the Clean Air Act.

(b) The fee requirements of 40 CFR part 85, subpart Y for 2004 and later certification requests received on or after July 12, 2004 apply instead of the fees prescribed in this subpart.

(c) The fees prescribed in this subpart will only apply to those 2004 model year certification requests which are complete, include all data required by this title, and are received by the Agency prior to July 12, 2004.

§ 86.904-93 Section numbering; construction.

(a)(1) The MY of initial applicability is indicated by the section number. The two digits following the hyphen designate the first MY for which a section is effective. A section remains effective until superseded.

(2) *Example.* Section 86.901-93 applies to the 1993 and subsequent MYs until